

action should be taken to preserve the value and status quo of the corporate Plaintiff until further order of the Court, and it further appearing to the Court that it is in the best interests of the individual parties, both of whom have or claim an interest in and the right to represent Unifiednames, Inc., that action be taken to preserve the interests and business of Unifiednames, Inc.; and the individual parties and their counsel having agreed to the relief set forth in paragraphs 1 through 6 hereof,

The Court orders as follows:

1. Ordered that the banks and financial institutions listed below in (a) and (b) of this paragraph 1 shall have the right and authority, without further order of this Court, and without any liability whatsoever, to promptly place all of the funds presently in and any future funds deposited in their institutions in the names of Unifiednames, Inc. or RegisterFly.com, Inc. or Hosting Services Group, Inc. into the certain corporate bank account of Unifiednames, Inc. at Commerce Bank, located in East Hanover, New Jersey, being bank account number ending in 7820.

The aforementioned financial institutions are:

(a) Valley National Bank, 637 Eagle Rock Avenue, West Orange, New Jersey Account Number ending in 1710, which account is in the name of Hosting Services Group, Inc. an affiliate of Unifiednames, in which approximately \$19,617.75 is presently located;

(b) Humbolt Merchant Services, in which approximately \$280,000 including authorized reserves of \$75,000 is held, the Court and parties recognizing that such reserves may be withheld in accordance with practices and/or agreements between the parties; and it is further

2. Ordered that no expenditures of the funds of the corporate plaintiff shall be made pending further order of this Court, other than with the written consent and/or joint

check signature of both Kevin Medina and John Narusewicz. However promptly following entry of this Order the following expenditures shall be made by the parties from the Unifiednames, Inc. bank account at Commerce Bank, account no. ending in 7820:

- (1) To Enom.com to fund pending renewals, the sum of \$20,000.
- (2) To Verisign, to fund name registration, the sum of \$40,000.
- (3) To Afiliis to fund name registrations, the sum of \$30,000.
- (4) To Mark Klein to fund consulting services, the sum of up to \$17,000 in accordance with the terms of the most recent invoices rendered.
- (5) To GNR to fund name registrations, the sum of \$2,000.
- (6) To Neulevel to fund registration names, the sum of \$3,000.
- (7) To Tucows, Inc. for registrations and renewals and for transaction fees, the sum of \$5,000.
- (8) To Centralnic to fund registration names, the sum of \$7,000.
- (9) To PIR to fund registration names, the sum of \$10,000.
- (10) To the State of New Jersey and State of New Jersey Florida and the Internal Revenue Services to fund appropriate payroll and withholding taxes.
- (11) To the regular employees of the Miami and Boonton offices of the corporate plaintiff (Chris Tiers, Michael Ford, Eddie Torres, Stephen Pasquale, Omar Amonte, Angelina, Matt Dwyer, Glenn Stansbury, Neil Frais, Andrew Moreland, Keona Wright, Jeremy Williams, Dominick La Cavalla, Tasbeeh Copraan, Walter Preston, Roberta O'Neill, Melissa Tabares, Oscar Lujambio, and Giulano), funds to pay the regular payrolls of those offices (other than payments to Kevin Medina and John Narusewicz who are not to be paid) in amounts paid and payable in accordance with the law and in the ordinary course of business based upon previous levels of pay in effect on February 12, 2007 except as any new hires reflected in the list above.
- (12) To Rand Associates the sum of \$4,968 and to Beach Front Realty the sum

of \$2,600 to pay rentals for the months of February and March in accordance with the terms of the respective leases for the Boonton and Miami offices.

- (13) To appropriate providers of utilities for the Boonton and Miami offices of the corporate plaintiff payments due and billed in the ordinary course for charges incurred.
- (14) To make appropriate payments to ICANN for outstanding fees estimated by ICANN to be \$5,423.86.
- (15) To make payments to Oxford Health Insurance in the amount of \$4,052 in payment of employee's health insurance payments or such other amount as may be necessary to appropriately fund the Employer's obligations under the relevant plan documents.
- (16) To Pentech Leasing in the amounts necessary to satisfy and bring up to date the monthly lease payments on office furniture and equipment in the approximately aggregate amounts of \$3,200 per month; and it is further,

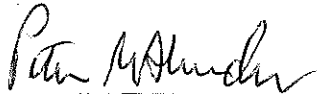
3. Ordered that copies or evidence of payment of these bills when and as made be given to each party promptly following such payment being made. If and to the extent that additional moneys need to be sent to registries to pay for name reservations or management the parties shall cooperate in the effort to assess such amounts and agree to such payments, and in default of such agreement, shall expeditiously seek approval of payment from this Court; and it is further

4. Ordered that Plaintiff's counsel serve a copy of the within Order upon the financial institutions listed in paragraph 1 of this Order within two (2) days from the date of entry hereof, with a request, if required by such institutions, signed by both individual parties hereto, requesting that funds be transferred to Commerce Bank account pursuant to paragraph 1 above; and it is further

5. Ordered that all of the foregoing relief shall remain in effect until further Order of this Court; and it is further

6. Ordered that notwithstanding the parties having consented to the terms of all or any of the above Order, neither party shall have been deemed to have waived or otherwise be precluded from asserting any rights or claims of or against the other party or its agents or representatives.


So Ordered this ^{7th} day of March, 2007


Peter G. Sheridan, U.S.D.J.


Consented to As to Form and Substance

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Attorneys for Unifiednames, Inc.
and John Narusewicz

By:


Paul Castronovo, Esq.

Rabner, Allcorn, Baumgart & Ben-Asher, P.C.
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Appearance Limited Exclusively to this
Order and the February 27 Hearing on the Order to Show Cause
By:


Harold Rabner, Esq.